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Publications Review Board

"This Web Blog is a Privacy Act system of Records"

(U) Application of Denial-In-Full (DIF) Policy Upheld – 22 July 2010

Posted on July 27, 2010 by [REDACTED]

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UNCLASSIFIED

Issue: Review of Correct Application of Denial-In-Full:

Board Decision: Chairman reviewed and Board upheld the decision of 9 December 2009 regarding the application of DIF.

"In cases where a current employee or contractor has raised issues of "appropriateness" within their manuscript, a DIF will only be considered if the topic is highly sensitive – e.g., renditions, interrogations, detainees, and the like – whereby the subject matter is so "charged" that an author could not discuss the topic without dramatically and definitively adversely affecting the Agency's ability to perform its mission. For a manuscript involving less-sensitive topics (such as PRB 18480-09 by [REDACTED]) only selective deletions will be applied. Likewise, when a manuscript is written by a former employee or contractor, a DIF would be highly unlikely since only classified information is being identified. Only selective deletions would be applied in identifying this classified information."

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Related Content

- (U) 22 July 2010 Minutes
- (U) Denial-in-Full
- (U) 28 July 2010 Minutes
- (U) 22 February 2010 Minutes

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The accredited security level of this system is: ~~TOP SECRET//SI~~

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